The State of Mississippi,

PANOLA COUNTY. Circuit Court, April Term 1846. JOHN HIGHTOWER, VS.

ELIZ HIGHTOWER, RPON opening the bill of complaint in this cause, and it appearing to the satisfaction of the Court, that the said defendant is a non-resident of this State, upon motion: It is considered by the per published in the town of Panola, in requiring said defendant to appear be- Medal of the Institute. fore our next Circuit Court, to be held at the Court House of Panola County, Monday in September next, and plead confessed and set for hearing "Ex-

WM. S. KEITH, Clerk. 19-3m. June 27, 1846.

The State of Mississippi,

PANOLA COUNTY. Circuit Court, April Term 1846. The Board of Police, of Panola County.

The unknown heirs

of Wm. Rives, dec'd. "Lynx," a newspaper published in the sible benefit.

WM S. KEITH, Clerk, June 27, 1846. 19-2m-

The State of Mississippi, PANOLA COUNTY.

Circuit Court, April Term 1846. CATHERINE WILLIAMS, ) by her next friend WYATT HANIS,

JA'S. R. WILLIAMS, BYPON opening the Bill of complaint fit of sickness prevented. in this cause, and it appearing to the satisfection of the court, that said deft is a non-resident of this State, upon motion: It is considered by the Court that publication be made in the Panola Mississippi "Lynx," a newspaper published in the Town of Panola in this S ate, for the term of three months requiring said delt, to appear before our next Circuit Court, to be held at the Court House of Panola county, on the 4th Monday after the 4th Monday in Sept. next, and plead answer, or dem r to said Bill of complaint, or the same will be taken for confessed and set for

hearing Exparte. Was, S. KEITH, Clerk. Jone 27, 1846.

SEE HERE.



APS just about the finest lot of DRUGS ever brought into N. Mississippi or any o. The State of Mississippi, ther country, has just been opened at the S. East corner of the Court House FIME undersigned having at 'he friends enemies and all who wish for any thing in the line of .

Drugs and Medicires; Paints and Oils; Paint Brushes; Window Glass, and Dve Stuffs,

an be accomodated just a leetle better and cheaper than they could be at Memphis or New Orleans.

The subscriber is desirous of making an experiment in the sale of Drugs at this point, and all that is necessary to render it successful, is that all those who desire a good and cheap article of of any description usually kept by those in his line, should drift this way and

who will try him once, will ever be in- strain you to give me a call. I can duced to go any where else for any of now cloth you from and to both extremthe necessaries or superfluities of life, ities. Desirable Hats, of Otter, Beaver, with which his establis hment is so well Ashland, Silk & Plush, as well as Caps stocked; for he does suppose and he- of oil Silk, and Cloth; Night Caps; lieves most conscientiously, clearly & Shirts of every kind, Silk, Cotton, linindubitably that he can serve a custom- en, and Bückskin; Drawers of all kinds, er cheaper, better and more to the sat- Coats, Pants, & Vests of every discripisfaction of all parties than such a tion; Socks and elegant Boots and Gaithing has been done within the recol- ters; Cravats; Russian Girdles; Shoullection of the oldest inhabitant.

mand for families and plantations, and H. Wade's on Madison street, Memphis, and those having claims against the the subscriber has taken extraordinary nearly opposite the Post Office, and the same, are required to present them pains to purchase such an assortment near the Union Bank. as will enable him to respond in the affirmative to every reasonable interrogatory of a customer, and he cannot see any earthly reason why the people of Panola and its vicinity should so far forget themselves as to go fifty or five hundred miles for an article travel and trouble, and of more impor- spot on the right side of the necktance still, get a cheaper and better ar- about fourteen hands high-supposed N. PEARSON.

rigin of every Disease, & In the Probate Court of the means of cure. - In the Panola County, State of year 1795, Le Roy clearly demonstrated that every disease originated from impure or undigested particles, becom- James E. Evans, Bill of Divorce. ing mixed with the blood and fluids .-And also, that to cure every disease, it was only necessary to open the natural outlets of the body, and allow them to and other fluids will release themselves are non residents of the State of Mis-

this State for the Term of three months, ed to him for this discovery, the Gold

This is a historical fact.

All which the Brandreth Vegetable on the fourth Monday after the fourth Universal Pills profess to do is, to carry out this principle, and experience ty days. answer, or demur to said Bill of Com- has fully established them capable of it. plaint, or the same will be taken for When, therefore, a bad state of health exists in the body, all that has to be done is to continue to PURGE it effectual- April A. D. 1846, and the seal of said same will be taken for confessed and ly with them, and the more violent the affixed. J. C, ARMSTRONG, CI'k. disease, the more powerful must be the

The Brandreth Pills are made entirecleanser of the alimentary canal, than last will and testament was admitted to ORIGINAL BILL. any other medicine. Their effect on probate on the evidence of one witness, the system is so easy, that it is a remar- that dec'd. left a large estate consisting T appearing to the satisfaction of the given to an infant or adult, without the ing to between seven & eight thousand Court, that the heirs of William possibility of doing any injury-but on dollars, that petitioner had never re-Rives dec'd. are unknown, upon mo the contrary good. Therefore in cos- ceived but one negro girl from dec'd. tion: It is ordered by the court that tiveness, either habitual or otherwise, That said instrumen: is fraudulent & publication be made for the space of and in Billious Fevers, and all billious not the will of the dec'd, and that dec'd. two months in the Panola Mississippi affections they are of the greatest pos- was incapable at the time of making a

Town of Panola, State of Mississippi; In a period of little more than ten posing mind at the time, nor for a long that unless the defendants shall appear years in the United States, they have time previous, that defendant sought before our next Circuit Court, to be restored to perfect HEALTH and enjoy- the advantage which infirmity old age held at the Court House in the County ment over four hundred thousand per- and insanity had given them, obtained of Panola on the 4th Monday after the sonswho were given over by Physicians his signature to an instrument, the con-4th Monday in Sept. next, and plead of the first rank and standing, and in tents of which he was ignorant, and answer, or demur to the bill of com- many cases when every other remedy that del'ts by stratagem attempt to set up plaint, or the allegations & charges had been resorted to in vain.

confessed and set for hearing Ex-parte. icine by you when you are first atackdividual who considers health a bless- ant be compelled to appear ating, should always keep a box of Bran- Term of said court and answer fully dreth's Vegetable Universal Pills, the allegations in said petition and that where they can be sure to find them said instrument and probate be set Bill of Divarce when wanteed. Twenty-five cents can a side and that the property decend as hot possibly be better disposed of. A at law as in cases of intestates, and a valuable life may be saved, or a long general prayer for relief.

For sale by A. W. ARMSTRONG.

SADDLE & HARNESS



MANUFACTURY.

thing in the Saddlery Business, are ve- next, and plead answer or Demur to ry respectfully solicited to call on BAR | said Bill, the several allegations there-BEE in the town of Panola, on the cor- of, as to them will be taken for confesper north of the Court House, where ed. and such order and decree made an assortment of Saddles, Bridles, Mar- therein, as shall seem reasonable and tingales, Girths, Sircingles, &c, &c, can just. be examined and bought at Memphis

Call and examine-if you do not buy you will only be convinced of the propriety of abandoning the use of Eastern work, or the common trash that is sold by the merchants of our country. G. A. BARBEE.

jun 27 tf

Administrator's Notice.

PANOLA COUNTY.

Square in the town of Panola, where April term 1846, of the Probate and took title in his own name; that Court of said county, been appointed Administrators of the estate of A. H. sold at Sheriff sale, as his property, Williams dec'd. Notice is hereby giv- to satisfy a judgment recovered against en to all persons indebted to said estate him, in his life time, (but which was to come forward and make immediate not revived by scire facias) and purpayment, and persons having claims chased by Defendant Ellis, who thereagainst the same, are required to pre- upon took immediate possession, and sent them duly authenticated within the time prescribed by law, or they will be forever barred.

B. F. MORRIS, NANCY WILLIAMS, Adm'rs. June 27, 1346. 19 -6w.

To the Gentlemen of

Panola. F you desire good clothing and at He does not believe that a customer | Lexcessively low prices, let me conder Braces; Money Belts, and every tate of J. B. Morris dec'd. Notice is The period of the year is approach- thing else so multiplied that I have not hereby given to all persons indebted to ing when medicines are usually in de- patience to enumerate, you can find at said estate to make immediate payment,

> H. WADE 8-tf. April 11, '46.

RANGER'S NOTICE.

TAKEN up by David Dake, living rel Mare with a blaze-face, left hind TAKEN up by Thomas Musgrave, sons having claims against the same, which they might get here, and save leg white up to the knee, a small white ticle by calling at the DRUG STORE to be ten years old—appraised to \$35. appraised to \$25. P. B. JONES, R. P. C. June 13, 1846.

Mississippi April Term, 1846.

John Evans, et al N this case it appearing to the satisfaction of the Court that Lorenzo D. John A. Chapman. remain open, by which means the blood Evans, John Estis and Penolppe Estis from these undigested and impure par- sissippt .- It is therefore ordered by satisfaction of the Court, that said de-Court that publication be made in the ticles, and a state of health will be cer- the court that unless they appear at fendant is a non-resident of this State Boots, Shoes, and Brogans-to which the July Term of this court and an upon motion, It is considered by the several shipments will be added dur- fifty-five dollars and fifty cents, dated The Royal Institute of France award- swer the allegations in the petition in court that publication to made in the ling the months of April and May- the 18th day of April 1846. the above case, the same shall be taken Panola Mississippi Lynx, a news paper among which are, for the trade; as confessed against them. It is fur- published in the Town of Panola in this ther ordered by the court that notice be State for the Term of three months, given in the Panola Lynx, a newspaper | requiring said defendant to appear be published in the town of Panola for six- fore our next Circuit Court to be held

bridge Judge of said court at the court in September next, & plead answer or house of said county the 20th day of demur to said bill of complaint, or the

ABSTRACT OF THE BILL. The petition charges that John Evans ly of Vegetable Extracts, known by long died in Nov. 1842, leaving four chilexperience to be perfectly innocent, and dren besides petitioner; that dec'd. in yet of more power as a purgative, or 18 an instrument purporting to be his Duncan C Williams kable fact that the same dose may be of real and personal property, amountwill, that he was not of sound and disthe same as his will and thereby at therein contained, will be taken for The great secret is to have the med-tempt to secure to themselves the property to the exclusive of petitioner, that ek with sickness; one dose then will petitioner had delayed proceeding thus have more good effect than twenty, if long on account of promises by defendyou put it off until disease has enfeebled and that they would divide with petithe bodily powers; therefore every in- tioner. Petitioner prayes that defend

J. C. ARMSTRONG, CI'k.

District Chancery Court of the State of Mississippi at Molly Springs April Rules 1846

John Hubbard et ai

Albert G. Ellis et al PON opening the matters of the Bill, it appearing to the satisfaction of the Court, that the heirs of David Boyd dec'd., defendants thereto, are unknown to the complainants, it is therefore ordered that unless, they ap pear before the Vice Chancellor, at the THE public generally, when wishing Court Room in the Town of Holly I to purchase SADDLES, or any. Springs, on the first Monday in July

And it is further ordered, that a copy of this order be inserted in the "l'anola Lynx" News paper, published in the town of Panola, once a week for two months successively.

HANNIBAL HARRIS, Clerk.

ABSTRACT OF THE BILL. The Bill charges: that said Boyd purchased lots, Nos. 10 11 & 12, in Block No. 2, in the town of Panola, Panola County, with money in his hands Holly Springs, the Federal court at Pontotoe, and belonging to complainants, Hubbard and one William Morgan, since dec'd Jackson. since Boyd's death, said lots have been has enjoyed the rents and proffits ever ham Morgan, are the only heirs at law, of said William Morgan dec'd.

PRAYER, That the deed from the Sheriff to Etlis, be cancelled and held for naught; that he Ellis, account for rents and profits, that the legal title be conveyed to complainants and for general relief.

HANNIBAL HARRIS, Clerk. MILLER & ESTELLE Solicitors for Compiainants. April 11, '46,

Administrator's Notice. The State of Mississippi,

PANOLA COUNTY. ETTER'S of Administration having at the April special term 1846, of the Probate Court of said county, been granted to the undersigned on the es-

barred. B. F. MORRIS. Adm'r. June 27, 1846. 19-6w.

Rangers Notice.

P. B. JONES, R. P. C. May 2, 1846 11-tf.

The State of Mississippi Panola County, Circuit Court April Term 1846.

FRANCIS CHAPMAN, by her next friend WILLIAM C. PETERSON.

No. 980, v. Bill of Divorce.

PON opening the Bill of Complaint in this cause and it appearing to the at the Court House of Panola county on Witness the Bon. John T. M. Bur- the 4th Monday after the 4th Monday set for hearing ex parte.

WM. S. KEITH, Clerk. June 20, 1846. 18-3m

In the Probate Court of Panola county, Miss.

James Erwin Adm'r AFHEREAS Duncan C. Williams has on the 4th day of May 1846 filed his petition in said court wherein he charges that he is security for dit as administrator of Willis !Dovell dec'd: that said dft is a non resident of this State; that dit has failed to account to the court since letters of administration have been granted; that said dit by pro per process be compelled to appear and make settlement of said estate; petitioner prays for an order to compell said deft to give other security in discharge of petitioner, and that on failure there of that his letters of administration be

And whereas it appearing to the satis faction of the court that said dft is not within the jurisdiction of the process of this court, it is ordered by the court that the said dit administrator afore: said appear before this court on the 3d Monday in July next, then and there to answer said petition and to settle and account either to the court or to give a good and sufficient bond with security for the faithful discharge of his duties in the form and penalty prescribed by the staute in this behalf made and provided as this court may direct, and that publication be made sixty days in the Panola Lynx.

Winess the Hon. John T. M. Burbridge Judge of said court and the seal thereof affixed this 4th day May 1846.

J. C. ARMSTRONG Clerk 12-60ds. May 9th 1846.

Administrator's Notice. State of Mississippi !

Panola County. R. H. Nichols, having at the Janua-ry term 1846, of the Probate Court of said county, applied for and obtained letters of administration, or the estate of John Waldrupe deceased, hraeby give notice, to all persons indebted to said estate, to come forward and make immediate payment, and al persons having claims against the same, are required to present them duly authenticated, within the time prescribed

by law, or they will be forever barred R. H. Nichols Adm'r. Jan. 24 '46.

Law Notice. MILLER & ESTELLE

CALVIN MILLER, WM. M. ESTELLI PANOLA, Miss. BELMONT, MISS AVING formed a partnership in the prac tice of their profession, will give their on divided attention to all business entrusted to their care in any part of north Mississippi. They will practice in the District Chancery Court at

and the High Court of Errors and Appeals a. Letters addressed to the firm, either at Panela or Belmont, will receive prompt attention. mare 23 2tf

SELLING OFF AT COST. NTENDING to change our business the ensuing fall, we now offer a large and very desirable stock of goods

AT COST.

since; that Complainants, James & Wil- The entire stock has been purchased for CASH-it embraces

Hardware, Dry Goods, Boots, Crockery, Shoes, &c, &c Hats, It is a rare chance for persons in want

No credit will be given in any in-HUNT & CO.

May 16th 1846. 13-3t

RANGER'S NOTICE. PAKEN up by David Little, living seven miles from Panola on the road to Hernando, two Bay Horses, one with a lump on his left ankle, is supposed to be seven years old, the other is six years old-appraised each to \$35,00. P. B. Jones R. P. C. May 23, 1846. 14-tf.

Administrator's Notice. State of Mississippi,

Panola County. T ETTERS of Administration havduly authenticated within the time pre- ing, at the November term, 1845 lish language is used as a medium. scribed by law, or they will be forever of the Probate Court of said county, been granted to the undersigned on the estate of Anderson Nelson dec'd .-- Notice is hereby given to all peasons indebted to said estate, to come forward and make immediate payment, and perliving about five miles North East are required to present them duly auof Panola, one Sorrel Stud Horse, with thenticated, within the time precribed a star in his face, about five years old by law, or the statute will be plead in bar to the same.

Tho's. MUSGRAVE. March 14, 1846. 4-6w.

STRMER ARRANGE MENT FOR THE SALE

OF1 At the Planters' and Traders' Shoe Store, Memphis.

JOSEPH S. LEVETT. AVING made arrngements during the past winter with some of the best manufacturers in the East, is now

1100 pr. mens single and double sole Brogans, various patterns,

500 pr. womens call & seal strap shoes & boots. 300 do. gent's, good and fine sum-

mar boots, Men's low quarter calf and seal Shoes,

Men's calf, goat and scal skin slip- on the estate of Abr. Allen dec'd, by

Mens extra size Brogans, to fill broken stocks, &c., &., which will be sold on manufacturers prices.

OUR RETAIL STOCK.

will also be full, GRAND and com plete-among which are: Gents. TALL Boots-a perfect fit,

" DeOrsays; " Button gaitors; " Calf and goat Monroes; " Velvet Nullifiers;

" Goat,

" Fancy pumps; Ladies linen & gaiter; " lasting do. do. foxed buskins;

4 linen " kid welted " do pumps and low ties; " white English kid slippers;

and Childrens', Misses', Youths' and Boy's shoes &c., too numerous to describe.

We charge but half price for looking at our stock, and prices which shall be satisfactory to all who want a good article. Won't you call as you look round, at the Pianters' and Traders' Boot Sign under the Franklin House-Front Row?-and we'll "do you proud" as far as the UNDERSTANDING is con-

JOSEPH S. LEVETT. Memphis April 25 '46. 10-4w.

M'T. SYLVAN ACADEMY FOR MALES,

LAFAYETTE COUNTY MISS. Eleven Miles West of Oxford and Sixty Five S. E. of Memphis.

I'HIS Institution will be opened for L Students in a term of five months, about the first of March next.

By the liberality of the citizens of this and the neighboring counties, an excelent frame building will be ready, containing abundant rooms for recita- MANUFACTURY IN BELLMONT tion and other purposes; also dwelling THE subscriber would respectfully houses for Teachers and Boarders; Out-buildings, Play-grounds, Garden, &c. for an extensive and permanent Boarding School.

The furniture of the Academy shall be of the most approved forms, combining health, comfort, and usefulness.

An Apparatus for Philosophical and other purposes; a select Library for the use of pupils; and the most valuable Maps and Charts that the Eastern cities afford, will render our advantages second to none.

This location is peculiarly desireable for a Boarding School.

It was selected by a committee, with an especial view to health, from a high and salubrious region, where no miasmata from stagnant water, or local cause for diseases of any sort can possibly be found.

The Board of Trustees takes pleaure in announcing that, for the manprocured the services of Professor R. the cause of Education.

The health of Professor M. being reestablished, the Trustees feel that they cannot better recommend the advan with all the skill with which his experience and talents promise.

Assistant teachers will be engaged A Boarding House for applicants day of payment. will also be ready and will be enlarged as the wants of the school may re-

\$30 to \$40 per Session.

The Trustees wish it to be understood that they hold the Principal of the Academy responsible for the conduct and management of whatever steward he may select to conduct the Boarding notice should be given to the contrary. House.-This will be a guarantee to those who send their sons to the Academy that every attention will be paid to those seeking settlements are invited their comfort in health and sickness.

THE TERMS OF TUITION ARE, For the sciences in which the Eng-

\$10 00 820 00 For other languages, There are no extra charges of anv sort, save in case of actual damage, and free use of apparatus, Library, &c, will be given to every student.

JAMES BROWN, President. JAMES G. TRIGG, Secretary of the Board. December, 1845.

Blanks-for sale here.

SAM. BELL MC'KEE, Attorney at Law, Panola, Miss.

APRIL 18th 1846.

FORBID.

FOREWARN all persons from trad-I ing for a note of the following dis-

One note of hand given by me, payable to W. C. Maxwell, for the sum of

The above note having been extorted from me, I do not intend to pay it unless compelled by law.

LAVINIA TIPTAN. April 25th '46. 10-1w.

Administrators Notice. ETTERS of Administration having been granted the undersigned

the Probate Court, of Tallahatchie coun 400 pr. boys Downings & Brogans, ty Miss. on the 8th Dec. 1845. Notice is hereby given to all persons indebted to said estate, to make immeby the case or dozen at a small advance diate payment (and save cost) and those having claims against said estate must present them duly authenticated within the time prescribed by law, or they will be forever barred, given un

> der my hand and seal. J. G. KENDRICH Adm's. Dec. 20 '45. 46-6w.



NOTICE DRAGOONS.

THE Ponola Light Dragoons are re-I quested to meet in the town of Ponola at 10 o'clock A. M. on the fourth of July next, for the purpose of driling. W. C. RAYRURN, O. S. By order of Capt. Watson.

Administrator's Notice

THE undersigned having, at the June term 1846 of the Probate Court of Panola County, obtained letters of administration upon the estate of James Satterwhite deceased. Notice is hereby given to all persons

indebted to said estate to come forward and make immediate payment, and all persons having claims against the same are required to present them duly authenticated within the time prescribed by law, or they will be forever barred.

JAMES S. SATTERWHITE. June 20, 1846. 18-6m.

I inform the citizens of Panola county, that he has in his employ, very superior workmen, and meterials of the best quality. Persons wishing to have durable and neat work done, can do so by sending their orders to him.

SOLOMON CHILDERS. May 2, 1346. 11-3w.

Ranger's Notice.

TAKEN UP by Stewart Pipkin living about fifteen miles east of Ponola, one sorrel mare about three years old, with a small star on the forehead; no other brands or narks perceivable --Appraised to \$35,00.

P. B. Jones, Ranger june 11' 46 v2n16tf

NOTICE

THE subscriber having been appointed AGENT of the BOSTON and agement of this Academy, they have MISSISSIPPI Cotton Land Company; the NEW YORK, MISSISSIPPI and Morris, late of De Soto Academy, so ARKANSAS Land Company; and the long known to the citizens of North FOSTON and NEW YORK CHICK-Mississippi, as an untiring servant in ASAW Land Company,-hereby gives notice to those indebted to either of the above associations, that Mr. William S. Williams, or in case of his abtence, Col. George Foote, is authortages of the Mount Sylvan Academy, ized to receive monies, and pass rethan to say that he will carry it on sleipts for the same, in cass written chetter suits the convenience of aying of visit Hernando, than the office or the subscriber at l'ontotoc, and such receipts will be received as cash, on the

Mr. Williams is also empowered to make contracts for the sale of lands in that portion of the Chickasaw cession, Prices of good board will range from lying north of the Tennessee State line; in all the counties west of the meridian, and in the counties of St. Francis and Crittenden in the State of Arkansas, and such contracts will in all cases be sanctioned and confirmed, unless public

As it is the object of the proprietors to bring their lands fairly into market. to call on the subscriber at Pontotoc. or Mr. Williams, at Hernando, for good bargains, on liberal conditions.

The Holly Springs "Guard," and the Ponola "Lynx," will please copy for two months.

RICHID. E. ORNE. Hernando, May 22, 1845. 21-2-m.

REMOVED-NOT FAR.

Dr. Holcombe having removed his family to the Sinners' Camp Ground, 8 miles east of Panola, hopes his former patrons and all others who may wish his professional services will soon learn where to apply.